

COMMITTEE ON WAYS AND MEANS

HOUSE OF REPRESENTATIVES AMENDMENTS TO H.B. 2124

(Reference to printed bill)

1 Strike everything after the enacting clause and insert:

2 "Section 1. Section 42-6004, Arizona Revised Statutes, is amended to
3 read:

4 42-6004. Exemption from municipal tax

5 A. A city, town or special taxing district shall not levy a
6 transaction privilege, sales, use or other similar tax on:

7 1. Exhibition events in this state sponsored, conducted or operated by
8 a nonprofit organization that is exempt from taxation under section
9 501(c)(3), 501(c)(4) or 501(c)(6) of the internal revenue code if the
10 organization is associated with a major league baseball team or a national
11 touring professional golfing association and no part of the organization's
12 net earnings inures to the benefit of any private shareholder or individual.

13 2. Interstate telecommunications services, which include that portion
14 of telecommunications services, such as subscriber line service, allocable by
15 federal law to interstate telecommunications service.

16 3. Sales of warranty or service contracts.

17 4. Sales of motor vehicles to nonresidents of this state for use
18 outside this state if the vendor ships or delivers the motor vehicle to a
19 destination outside this state.

20 5. Interest on finance contracts.

21 6. Dealer documentation fees on the sales of motor vehicles.

22 7. Through December 31, 2009, the gross proceeds of sales or gross
23 income received from a contract from constructing any lake facility
24 development in a commercial enhancement reuse district established pursuant
25 to section 9-499.08.

26 8. Sales of food or other items purchased with United States
27 department of agriculture food stamp coupons issued under the food stamp act
28 of 1977 (P.L. 95-113; 91 Stat. 958) or food instruments issued under section

1 17 of the child nutrition act (P.L. 95-627; 92 Stat. 3603; P.L. 99-661,
2 section 4302; 42 United States Code section 1786) but may impose such a tax
3 on other sales of food. If a city, town or special taxing district exempts
4 sales of food from its tax or imposes a different transaction privilege rate
5 on the gross proceeds of sales or gross income from sales of food and nonfood
6 items, it shall use the definition of food prescribed by rule adopted by the
7 department pursuant to section 42-5106.

8 9. Sales of internet access services to the person's subscribers and
9 customers. For the purposes of this paragraph:

10 (a) "Internet" means the computer and telecommunications facilities
11 that comprise the interconnected worldwide network of networks that employ
12 the transmission control protocol or internet protocol, or any predecessor or
13 successor protocol, to communicate information of all kinds by wire or radio.

14 (b) "Internet access" means a service that enables users to access
15 content, information, electronic mail or other services over the internet.
16 Internet access does not include telecommunication services provided by a
17 common carrier.

18 10. The gross proceeds of sales or gross income retained by the Arizona
19 exposition and state fair board from ride ticket sales at the annual Arizona
20 state fair.

21 11. Through August 31, 2014, sales of Arizona centennial medallions by
22 the historical advisory commission.

23 12. THE GROSS PROCEEDS OF SALES OR GROSS INCOME DERIVED FROM A
24 COMMERCIAL LEASE IN WHICH A CORPORATION LEASES REAL PROPERTY TO A CORPORATION
25 OF WHICH AT LEAST EIGHTY PER CENT OF THE VOTING SHARES OF EACH CORPORATION
26 ARE OWNED BY THE SAME SHAREHOLDERS.

27 B. A city, town or other taxing jurisdiction shall not levy a
28 transaction privilege, sales, use, franchise or other similar tax or fee,
29 however denominated, on natural gas or liquefied petroleum gas used to propel
30 a motor vehicle.

31 C. A city, town or other taxing jurisdiction shall not levy a
32 transaction privilege, sales, gross receipts, use, franchise or other similar

1 tax or fee, however denominated, on gross proceeds of sales or gross income
2 derived from any of the following:

3 1. A motor carrier's use on the public highways in this state if the
4 motor carrier is subject to a fee prescribed in title 28, chapter 16,
5 article 4.

6 2. Leasing, renting or licensing a motor vehicle subject to and upon
7 which the fee has been paid under title 28, chapter 16, article 4.

8 3. The sale of a motor vehicle and any repair and replacement parts
9 and tangible personal property becoming a part of such motor vehicle to a
10 motor carrier who is subject to a fee prescribed in title 28, chapter 16,
11 article 4 and who is engaged in the business of leasing, renting or licensing
12 such property.

13 4. Incarcerating or detaining in a privately operated prison, jail or
14 detention facility prisoners who are under the jurisdiction of the United
15 States, this state or any other state or a political subdivision of this
16 state or of any other state.

17 5. Transporting for hire persons, freight or property by light motor
18 vehicles subject to a fee under title 28, chapter 15, article 4.

19 6. Through December 31, 2009, and except as provided in section
20 42-6104, a contract from constructing any lake facility development in a
21 commercial enhancement reuse district established pursuant to section
22 9-499.08.

23 7. Any amount attributable to development fees that are incurred in
24 relation to the construction, development or improvement of real property and
25 paid by the taxpayer as defined in the model city tax code or by a contractor
26 providing services to the taxpayer. For the purposes of this paragraph:

27 (a) The attributable amount shall not exceed the value of the
28 development fees actually imposed.

29 (b) The attributable amount is equal to the total amount of
30 development fees paid by the taxpayer or by a contractor providing services
31 to the taxpayer and the total development fees credited in exchange for the
32 construction of, contribution to or dedication of real property for providing

1 public infrastructure, public safety or other public services necessary to
2 the development. The real property must be the subject of the development
3 fees.

4 (c) "Development fees" means fees imposed to offset capital costs of
5 providing public infrastructure, public safety or other public services to a
6 development and authorized pursuant to section 9-463.05, section 11-1102 or
7 title 48 regardless of the jurisdiction to which the fees are paid.

8 D. A city, town or other taxing jurisdiction shall not levy a
9 transaction privilege, sales, use, franchise or other similar tax or fee,
10 however denominated, in excess of one-tenth of one per cent of the value of
11 the entire product mined, smelted, extracted, refined, produced or prepared
12 for sale, profit or commercial use, on persons engaged in the business of
13 mineral processing, except to the extent that the tax is computed on the
14 gross proceeds or gross income from sales at retail.

15 E. In computing the tax base, any city, town or other taxing
16 jurisdiction shall not include in the gross proceeds of sales or gross
17 income:

18 1. A manufacturer's cash rebate on the sales price of a motor vehicle
19 if the buyer assigns the buyer's right in the rebate to the retailer.

20 2. The waste tire disposal fee imposed pursuant to section 44-1302."

21 Amend title to conform

and, as so amended, it do pass

RICHARD A. MURPHY
Chairman

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3/11/09
H:jjb

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03/06/2009
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C: mwb